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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/709,551	05/13/2004	Yao-Jen Liang	MTKP0118USA	3550
27765 7590 02/07/2007 NORTH AMERICA INTELLECTUAL PROPERTY CORPORATION P.O. BOX 506			EXAMINER	
			VIDWAN, JASJIT S	
MERRIFIELD, VA 22116		ART UNIT	PAPER NUMBER	
·			2182	
				·
SHORTENED STATUTOR	RY PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MO	SHTM	02/07/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Applicant(s)				
Office Action Summers	10/709,551	LIANG ET AL.				
Office Action Summary	Examiner	Art Unit				
	Jasjit S. Vidwan	2182				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on 16 No	ovember 2006.	•				
· <u> </u>	action is non-final.					
· <u> </u>	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) <u>1-21</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.		·				
6)⊠ Claim(s) <u>1-21</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers						
9)☐ The specification is objected to by the Examiner.						
10)⊠ The drawing(s) filed on <u>13 May 2004</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)⊠ All b)□ Some * c)□ None of:						
1.⊠ Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No.						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal P					
Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	6) Other:	and the second s				

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fujii et al U.S. Patent No: 5,898,695 [herein after Fujii] and further in view of Ling et al, U.S. Patent No: 6,732,255 [herein after Ling].
- 3. As per Claim 1, Fujii teaches a method for transmitting data, the system comprising at least a host unit [see Fig. 5, element 12, "Micro-Processor"] and at least a slave unit [see Fig. 5, element 141, "Transfer Buffer"], the method comprising the following steps:
 - (a) Slave unit informing the host unit of data needs to be transmitted [Col. 6, Lines 55-60, "a transfer request signal "DREQ" is outputted..."]
 - (b) When being informed by the slave unit, the host unit informing the slave unit to start to transmit the data [Col. 6, Lines 55-60, "...transfer acknowledge signal DACK is sent back"]
 - (c) When being informed by the host unit, slave unit starting to transmit the data to the host unit [Col. 6, Lines 55-60, "...and data is written in RAM without passing through the register of the microprocessor."]

Fujii does not explicitly teach a method wherein the host unit and slave unit are indefinitely on two different circuit boards (off chip). However, Ling teaches the above limitation wherein buffer memory (slave unit) is off-chip from the microprocessor (host unit) [see Ling, Col. 7, Lines 1-11].

It would have been obvious to one of ordinary skill in the art at the time of Applicant's invention to have the slave unit and the host unit on different chips because Ling teaches the buffer (slave unit)

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working equally well in transmitting data whether the buffer is on-chip or off-chip [see Ling, Col. 2, Lines 20-26].

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- 4. **As per Claim 2**, Fujii as modified by Ling above teaches a method wherein the host chips further delivers a clock signal to the slave chip [see Fujii, Fig. 5, element 4].
- 5. **As per Claim 3**, Fujii as modified by Ling above teaches wherein the slave chip actively alters a voltage on a request pin pair, electrically connected between the host chip and the slave chip, to inform the host chip of the data needed to be transmitted [see Fujii, Fig. 5, Element 'DREQ']
- 6. **As per Claim 4**, Fujii as modified by Ling above teaches a method wherein the slave chip detects states of a plurality of signals, when any changes of the states of the plurality of the signals are detected, the slave chip actively alters a voltage on a request pin pair to inform the host chip of the data needed to be transmitted, wherein the request pin pair is electrically connected between the host chip and the slave chip [see Fujii, Col. 9, Lines 61-67].
- 7. **As per Claim 5**, Fujii as modified by Ling above teaches a method wherein the host chip detects a voltage on a request pin pair, when the host chip detects that the voltage on the request pin pair has changed, the host chip delivers a clock signal to the slave chip via a clock pin pair, wherein the request pin pair and the clock pin pair are both electrically connected between the host chip and the slave chip [see Fujii, Fig. 5, Element 'BUSCLOCK']
- 8. **As per Claim 6**, Fujii as modified by Ling above teaches a method wherein the host chip alters a voltage on a latch pin pair for informing the slave chip to start transmitting the data, wherein the latch pin pair is electrically connected between the host chip and the slave chip [see Fujii, Fig. 5, Element 'DACK']
- 1. **As per Claim 7**, Fujii as modified by Ling above teaches a method wherein the slave chip transmits the data to the host chip via a data pin pair on a basis of a clock signal of a clock pin pair, wherein the data pin pair and the clock pin pair are both electrically connected between the host chip and the slave chip [see Fujii, Col. 6, Lines 49-53].
- 2. **As per Claim 8**, Fujii as modified by Ling above teaches a method wherein the slave chip transmits states of a plurality of signals to the host chip via a data pin pair on a basis of a clock signal of a

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clock pin pair, wherein the data pin pair and the clock pin pair are both electrically connected between the host chip and the slave chip [see Fujii, Col. 4, Lines 44-50].

- 3. **As per Claim 9**, Fujii as modified by Ling above teaches a method wherein the method further comprises the host chip receiving data from the slave chip and decoding the data [see Fujii, Col. 4, Line 66 Col. 5, Line 3].
- 4. Claims 10-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fujii and Ling and further in view of Applicant Admitted Prior Art ("Description of the Prior Art") [herein after AAPA].
- 5. Fujii as modified by Ling teach the limitation of Claim 1, however fail to teach a system wherein the slave chip is an analog chip and the host chip is a digital chip. However, AAPA teaches the above limitation wherein the host chip is a digital chip and the slave chip is an analog chip [see AAPA, paragraph 0004].

It would have been obvious to one of ordinary skill in the art at the time of Applicant's invention to combine the above teachings in order to take advantage of having a host chip (microprocessor) engaged in controlling operation of the systems while slave chip executes systems such as servo control [see AAPA paragraph 0004]. It is for this reason that one of ordinary skill in the art would have been motivated to combine the teachings above.

- 6. **As per Claim 11,** Fujii and Ling as modified by AAPA above teaches a method wherein the multichip system is an optical disk drive [see AAPA, paragraph 0005, "Take an optical disk drive for example..."]
- 7. **As per Claim 12,** Fujii and Ling as modified by AAPA above a method wherein the slave chip is a servo control chip and the host chip is for controlling operations of the optical disk drive [see AAPA, paragraph 0005, "The task of the slave chip is to execute the servo control of the optical disk drive and

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detect some particular signals, such as tracking servo signal, a focusing servo signal, a trap open signal..."]

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- 8. **As per Claim 13,** Fujii and Ling as modified by AAPA above teaches a method wherein when being informed by the slave chip, the host chip further for delivering a clock signal to the slave chip, and when not being informed by the slave chip, the host chip not delivering the clock signal to the slave chip [see Fujii, Col. 4, Lines 44-50]
- 9. **As per Claim 14,** Fujii and Ling as modified by AAPA above teaches a method wherein the host chip further delivering the clock signal to the slave chip having a predetermined number of clock cycles [see Fujii, Col. 8, Lines 57-60]
- 10. **As per Claim 15,** Fujii and Ling as modified by AAPA above teaches a method wherein when being informed by the host chip, the slave chip transmitting a fixed number of servo signals to the host chip; wherein the fixed number is equal to the predetermined number and one servo signal is transmitted by the slave chip to the host chip during each clock cycle [see AAPA, paragraph 0006]
- 11. **As per Claim 16,** Fujii and Ling as modified by AAPA above teaches a method wherein at least one of the servo signals is a tracking servo signal [see AAPA, paragraph 0005, "...tracking servo signal"]
- 12. **As per Claim 17**, Fujii and Ling as modified by AAPA above teaches a method wherein at least one of the servo signals is a focusing servo signal [see AAPA, paragraph 0005, "...focusing servo signal"]
- 13. **As per Claim 18,** Fujii and Ling as modified by AAPA above teaches a method wherein at least one of the servo signals is a tray open signal [see AAPA, paragraph 0005, "...a tray open signal"]
- 14. **As per Claim 19,** Fujii and Ling as modified by AAPA above teaches a method wherein at least one of the servo signals is a tray close signal [see AAPA, paragraph 0005, "...a tray close signal"]
- 15. **As per Claim 20,** Fujii and Ling as modified by AAPA above teaches a method wherein at least one of the servo signals is a disk blank signal [see AAPA, paragraph 0005, "...disk blank signal"]
- 16. **As per Claim 21,** Fujii and Ling as modified by AAPA above teaches a method wherein at least one of the servo signals is a disk defect signal [see AAPA, paragraph 0005, "...disk defect signal"].

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Response to Arguments

Applicant's arguments filed 11/16/2006 have been fully considered but they are not persuasive. Applicant argues that prior art fails to read on the Applicant's claimed limitations because Fujii et al as modified by Ling fails to teach, "when being informed by the host chip, the slave chip starting to transmit the data to the host chip." More specifically, Applicant claims that since data are transferred from the slave chip to the RAM (7) without passing through microprocessor register that data is not being sent to host chip.

18. As per Applicant's argument, **Examiner disagrees**. It seems to the Examiner that the Applicant has misinterpreted prior Office action's rejection of outstanding claim as relying solely on Fujii. However, it should be noted that Fujii as modified by Ling, places the transfer buffer (141) on a separate chip than remainder of the Fujii's system including Microprocessor (12), RAM (7) and Clock Generator (4). Therefore, it should be obvious to the Applicant that the host chip is combination of the above three mentioned elements. This idea is reiterated in Col. 4, Lines 20-27 wherein Fujii discloses RAM (7) being part of the processor where the storage device of RAM is used by a processor (CPU) as a main memory for storing processor's operating system. Therefore it is the position of the Examiner that the prior art still reads on the limitations of outstanding claims.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jasjit S. Vidwan whose telephone number is (571) 272-7936. The examiner can normally be reached on 8am - 5 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, KIM HUYNH can be reached on (571) 272-4147. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-

1000.

JSV 2/5/07

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